

NO. 1:07-CV-6330

SERVICE LIST

03068110

MISTAK

VS. MORRIS MATERIAL, ET AL.

KOPKA, PINKUS, DOLIN & EADS, PC
200 N. LA SALLE ST. S-2850
CHICAGO IL 60601-1014
ATTORNEY (S) FOR CO-DEFENDANT

JOHNSON & BELL, LTD.
33 W. MONROE ST. S-2500
CHICAGO IL 60603-5404
ATTORNEY (S) FOR CO-DEFENDANT

AO 88 (Rev. 11/91) Subpoena in a Civil Case

03068110 - 53682

United States District Court

NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

MISIAK

SUBPOENA IN A CIVIL CASE

V.

MORRIS MATERIAL, ET AL.

CASE NUMBER: 1:07-CV-6330

TO: KEEPER OF THE RECORDS
 UNION TANK CAR COMPANY
 175 W. JACKSON BLVD. S-2100
 CHICAGO IL 60604

☐ YOU ARE COMMANDED to appear in the United States District Court at the place, date, and time specified below to testify in the above case.

PLACE OF TESTIMONY <p style="text-align: center;">IMPORTANT *THIS SUBPOENA WILL NOT NECESSITATE YOUR PERSONAL APPEARANCE IF YOU SIGN THE ENCLOSED STATEMENT AND SUBMIT ALL YOUR RECORDS BY THE DUE DATE INDICATED ON THE SUBPOENA. FOR INFORMATION CALL 312-726-6650</p>	COURTROOM DATE AND TIME
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☐ YOU ARE COMMANDED to appear at the place, date, and time specified below to testify at the taking of a deposition in the above case.

PLACE OF DEPOSITION	DATE AND TIME
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☒ YOU ARE COMMANDED to produce* and permit inspection and copying of the following documents or objects at the place, date, and time specified below (list documents or objects):
 SEE ATTACHED ADDENDUM PERTAINING TO MARION MISIAK A/K/A MITCH MISIAK (DOB N/A, SSN N/A) .

PLACE 30 N. LA SALLE SUITE 1800 CHICAGO, IL	DATE AND TIME 10:00 A.M. WEDNESDAY, MARCH 26, 2008
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☐ YOU ARE COMMANDED to produce and permit inspection of the following premises at the date and time specified below.

PLACE	DATE AND TIME
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Any organization not a party to this suit that is subpoenaed for the taking of a deposition shall designate one or more officers, directors, or managing agents, or other persons who consent to testify on its behalf, and may set forth, for each person designated, the matters on which the person will testify. Federal Rules of Civil Procedure, 30(b)(6).

ISSUING OFFICER SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT) ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER 312-726-6650 RAKER & MC KENZIE LLP	DATE 3/11/08 ATTORNEY(S) FOR DEFENDANT
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Rider A

Union Tank Car Company

DEFINITIONS

1. "Communication" means all discussions, conversations, interviews, negotiations, cablegrams, mailgrams, e-mails, telegrams, telexes, facsimile transmissions, cables, letters, confirmations, or other forms of written or verbal discourse, however transmitted, including reports, notes, memoranda, lists, agendas, and other documents and records.

2. "Document" or "documents" means and includes any writing of any kind including, but not limited to, letters, e-mails, correspondence, memoranda, notes, desk calendars, diaries, statistics, telegrams, minutes, contracts, reports, studies, checks, invoices, statements, receipts, returns, warranties, guaranties, summaries, pamphlets, books, brochures, prospectuses, interoffice and intraoffice communications, offers, advertisements and other promotional literature, letters, records of telephone conversations, records of personal conversations or interviews or any other sort of conversation, records of meetings or conferences, reports of investigations or negotiations, photographs, bulletins, magazines, publications, printed matter, photographs, computer printouts, teletypes, telefax, worksheets, logs, purchase orders, sales material, and all drafts, alterations, modifications, changes, and amendments of any of the foregoing, tapes, tape recordings, transcripts, graphic or oral records of representations of any kind, and electronic, mechanical or electrical records of representations kept on computer hard drives, networks, archival and/or backup tapes, CD, DVD, external or thumb drive, or any other means of electronic information storage

of any kind, of which you, your attorneys, experts, employees, or agents have knowledge, or which are now or were formerly in your actual or constructive possession, custody, or control.

3. The term “identify”:

- (a) When used in reference to a natural person, requests such person’s full name, present or last known residence and business addresses, job title, dates of employment, and telephone number;
- (b) When used in reference to an organization or entity, requests the organization’s full and complete name and principal place of business, the legal nature of the organization, the date on which the organization commenced doing business, each and every officer in the organization, and the principals of the organization;
- (c) When used in reference to a document, requests the name and type of the document, the date of the document, the sender and recipient of the document, and a brief description of the document’s subject matter; and
- (d) When used in reference to a thing or an event, requests a brief description of the thing or event, the date, the identities of all persons who have personal or corporate knowledge of it, and the identity of the documents relating to it.

4. “Person” or “persons” shall refer to any natural person, association, partnership, corporation, organization, business trust, joint venture, receiver, estate syndicate or any other combination acting as a unit or acting as a form of legal entity, including the parties to this suit and their officers, agents, employees and representatives.

5. “Refer(s)”, “relate(s)” “refer(s) to” or “relate(s) to” means mentioning, discussing, summarizing, describing, referring to, depicting, evidencing, reflecting, embodying, constituting, concerning, containing, contradicting, identifying, responding to, comprising, constituting, including, regarding, reporting, or in any way involving.

6. “Misiak” refers to Marion Misiak, a/k/a Mitch Misiak and each of his

agents or representatives, officers, employees, accountants, attorneys, consultants, assignees, predecessors, successors, and anyone else acting or purporting to act on his behalf, and shall be interpreted in the manner which provides the most complete production of documents and information.

7. "Union Tank" shall mean Union Tank Car Company, and any manager, officer, director, employee, representative, agent, or attorney acting on its behalf.

8. "Complaint" shall mean the Complaint pending in the U.S. District Court for the Northern District of Illinois filed by Marion Misiak and Mary Beth Misiak on November 8, 2007 that forms the basis of Civil Action No. 07-C-6330.

9. "Geared Limit Switch" shall mean the geared limit switch and any components thereof, catalog #44-1E-1-P-32, serial #C02271, referenced in Plaintiffs' Complaint, and also referred to therein as the electric limit switch.

10. "Incident" shall mean the events described in the Complaint as having occurred at the Union Tank facility located in East Chicago, Indiana on November 7, 2006 involving Plaintiff Misiak, which include the alleged failure of a crane cable supporting a metal train car jacket on which Plaintiff Misiak was working as a welder and which are alleged to have caused his injuries.

11. As used herein, the singular shall be deemed to include the plural, and the plural shall be deemed to include the singular; the masculine, feminine, or neuter pronouns shall be deemed to include each other; the disjunctive "or" shall be deemed to include the conjunctive "and"; the conjunctive "and" shall be deemed to include the disjunctive "or"; and each of the functional words "each," "every," "any," and "all," shall be deemed to include all the other functional words, as necessary to bring within the

scope of these interrogatories any documents, things, or information that might otherwise be construed to be outside the scope of these requests.

Document Requests

1. Any and all communications or other correspondence, including without limitation, e-mails, that were sent or received by Union Tank arising out of or in any way relating to the Incident.

2. Any and all documents and records related to the purchase, installation, maintenance, repair and/or service of the Geared Limit Switch.

3. Any and all documents, correspondence, files, records, photographs, notes, memoranda, or other tangible things relating to the Incident and/or Union Tank's investigation, either through itself or any agent, of the Incident.

4. Any and all documents relating to Misiak, including, without limitation, payroll records, personnel files, employment records, and workers' compensation records.

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

MARION MISIAK and
MARY BETH MISIAK,

Plaintiffs,

v.

No. 07 C 6330

Jury Demanded

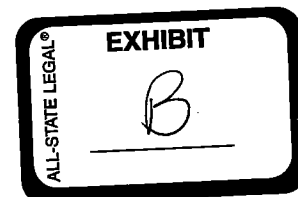
MORRIS MATERIAL HANDLING, INC., a
foreign corporation, d/b/a P&H Cranes, P&H
CRANES, individually and as a division of Morris
Material Handling, Inc., WHITING
CORPORATION, a foreign corporation,
HUBBELL INCORPORATED, a foreign
corporation, d/b/a Gleason Reel Corp., and
GLEASON REEL CORP., a foreign corporation,
a/k/a GRC International, individually and as a
division of Hubbell Incorporated,

Defendants.

AFFIDAVIT OF MARK L. KARASIK

I, Mark L. Karasik, being duly sworn upon her oath, states as follows:

1. I am one of the attorneys for defendants Gleason and Hubbell in the above matter.
2. Through Record Copy Service, I caused a subpoena to issue to Union Tank Car Company. Union Tank Car Company is represented by Timothy Hoffman of Sanchez Daniels & Hoffman.
3. I communicated both in writing and orally with counsel for Union Tank Car Company, Mr. Hoffman. I asked for an available date to inspect the premises and the products involved. I also asked for compliance with my subpoena.
4. While cordial and professional, Mr. Hoffman firmly told me that Union Tank Car Company would not respond to the subpoena or make the products and premises available until an alleged conflict between Union Tank Car Company and co-defendant Morris Material Handling Inc.'s attorney is resolved. Mr. Hoffman and I agreed that the best way to bring the issue before the court was in the form of a motion to compel.
5. Hubbell and Gleason will be unduly prejudice absent compliance with the subpoena and inspection of the premises.



FURTHER AFFIANT SAYETH NOT.

Mark L. Karasik
Mark L. Karasik

Subscribed and Sworn to
before me this 18 day of March 2008.

Heather L. Lasusa
Notary Public

